

**IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF TEXAS  
WACO DIVISION**

**CARLOS DEWAYNE BROWN  
#2215243**

**V.**

**SAFE PRISON DEPARTMENT, et al.**

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**W-22-CA-1150-ADA**

BY: \_\_\_\_\_  
CLERK, U.S. DISTRICT COURT  
WESTERN DISTRICT OF TEXAS

**CV**  
DEPUTY

**ORDER**

Before the Court is Plaintiff's Complaint. Plaintiff asserts Defendants have violated their constitutional rights. Under the notice pleading requirement for a federal lawsuit, Plaintiff is required to state what acts Defendants did to cause damage. As currently written, Plaintiff's Complaint lacks sufficient facts and is inadequate as a result. Without additional details, Plaintiff's Complaint may be dismissed for failure to state a claim upon which relief may be granted. *See* 28 U.S.C. § 1915(e)(2)(B)(ii); *Brown v. Taylor*, 829 F.3d 365, 370 (5th Cir. 2016).

It is, therefore, **ORDERED** that Plaintiff shall file a more definite statement in which they answer the following questions **on or before December 7, 2022**. *See* Fed. R. Civ. P. 12(e); *Parker v. Carpenter*, 978 F.2d 190, 191 (5th Cir. 1992); *Spears v. McCotter*, 766 F.2d 179, 180-81 (5th Cir. 1985). A failure to do so will cause this Court to dismiss Plaintiff's complaint for want of prosecution.

The questions the plaintiff is **ORDERED** to answer are as follows:

1. In your complaint, you have named Safe Prison Department as a defendant. Safe Prison Denartment is not an entity canable of being sued.

ok.

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The questions the plaintiff is **ORDERED** to answer are as follows:

1. In your complaint, you have named Safe Prison Department as a defendant. Safe Prison Department is not an entity capable of being sued. Name any or all individuals in the Department against whom you wish to make claims. State exactly what it is that each defendant personally either did or failed to do while acting under color of state law that you believe violated your constitutional rights, and when. Specifically state each and every injury, harm, damage or other adverse consequence which you suffered as a result of the acts or omissions of each defendant. Be specific.

I do.

2. In your complaint, you have named Medical Department as a defendant. Medical Department is not an entity capable of being sued. Name any or all individuals in the Department against whom you wish to make claims. State exactly what it is that each defendant personally either did or failed to do while acting under color of state law that you believe violated your constitutional rights, and when. Specifically state each and every injury, harm, damage or other adverse consequence which you suffered as a result of the acts or omissions of each defendant. Be specific.

Provider : THEODORE, NASIOTIS

Provider CORNFELD, PHOBRE

Provider

Provider HORNADY, APRESSA.

In this medical claim I have named those providers because every time I try to contact my Gender Dysphoria provider MS DOZIER JONATHAN KAYI those named providers Interfere with my medical knowledge and call me in for a medical sick call in fact they have no Doctor about if she was receiving my request. She stated a few I have been trying to reach her due to the first mental health refusal to provide help tell you me that my problem is a medical need.

I have and is suffering from having to live with male genitals. I tried to cut the sick open to my own removal surgery on September 6TH 2022. in fact officers refused to provide, and or contact medical staff. The reason I do that complete the removal process is because I hate to see blood. But every day I suffer from mental depression, and or distress. I stated this to these medical providers.

3. In your complaint, you have named Mental Health Department as a defendant. Mental Health Department is not an entity capable of being sued. Name any or all individuals in the Department against whom you wish to make claims. State exactly what it is that each defendant personally either did or failed to do while acting under color of state law that you believe violated your constitutional rights, and when. Specifically state each and every injury, harm, damage or other adverse consequence which you suffered as a result of the acts or omissions of each defendant. Be specific.

I wrote- Mr. Stubbens he is a manager. I also told

H.M on 6-28-22 after I tried hanging myself, Mrs. Burns, my self up in my cell due to the fact I can't live with the fact I have to live with male genitalia. I told H.M that I needed help. Nothing was done after that. I was placed on mental health direct observation on 6-28-2022 at 1:30pm. I was released on 7-2-2022 still not helping my mental Gender Dysphoria & medical mental issues. Only making the issue worse. On Sept-6 2022 I tried to open my male Genitalia Sock and perform my own removal surgery. These genitals is causing Depression, Anxiety. And thoughts of self harm. After this facts mental health staffs > needed to contact medical & was sent to mental health problems.

4. Your complaint appears to allege that you were denied or delayed in receiving adequate medical care. Describe with detail the medical problem that forms the basis of your complaint. What problem are you complaining about? Be specific.

I'm Complaining About I need "GAS" Genital surgery  
I'm diagnosed with Gender Dysphoria. But on Sep. 6. 2022  
I tried Doing my own Removal surgery. And also on  
6.28. 2022 I tried killing myself from my depression.  
And Anxiety of living with male genitals. I'm a  
Transgender Woman. And I would like to totally live as  
who I am 100% not just 85%. This just causing me  
thoughts of self harm. or future self Remover surgeries.

5. Answer the following questions for each alleged denial or delay of medical care that you complain of in this case:

a. What exact treatment did you request? Gender Removal, and Replacement Surgery "G.R.S"

b. Explain what treatment you were denied and why you feel you should have received it. Be specific. I was Denied "G.R.S" By the name providers to Refer my request to my provider ms Dozier At the Gender Dysphoria Clinic.

why I feel I should receive it! is Because I live its a woman. And the male genitals only bring thoughts and actions of pain, and/or future STD Harm. or fatality of BEIR. Also In the Future I will just continue to perform STERe Surgery. ~~and~~ until I succeed in the Total Removal. This is causing a very Deep Mental Depression. And the only way to fix my problem I feel is the removal and replacement from male to female ~~total~~

c. On what date did this occur? If you do not know the exact date, then try to provide an approximate date. *September 6<sup>th</sup> 2022, m/s 6.28.22*

d. Who (name, title, and by whom employed) denied you medical care?

*Providers.*

*WASDOT, S, THEODORE  
Corrigan, phoebe  
HERNANDEZ ODESSA. S*

e. If you know, state why you were denied the requested care. Because I  
totally feel that here in Texas prisons we transgendered  
are discriminated against in many medical treatments.  
that are supposed to be on a CASE, by CASE BASES.

f. At the time you were denied the requested care, were you provided with  
some other type of treatment, medication, or care? If so, please explain.

Currently I am on Hormone therapy. And is working  
quite well provided by my Gender Dysphoria provider ms  
Dozier.

g. At the time you were denied the requested care, were you receiving treatment, medication, or care for another condition? If so, please explain.

Yes Mental Health has been fronting my diagnosis since 2010. Also I received mental health care in Fort Worth Texas throughout my childhood also.

h. What harm has resulted from the alleged denial of medical treatment?

SEIF Surgery.

Burnings of cell trying to self mutilate.

Hanging my SEIF.

~~Reckless driving~~

6. Plaintiff is to include the following declaration at the end of their more definite statement:

I declare, under penalty of perjury under the laws of the United States of America, that the foregoing is true and correct. Title 28 U.S.C. Section 1746. Signed this 15 day of November, 2022.

Cecile Decayne Bravon  
Signature of Plaintiff

**SIGNED** on November 7, 2022

Alan D Albright  
ALAN D ALBRIGHT  
UNITED STATES DISTRICT JUDGE